Applicants: Gordon L. Amidon et al.					Docket No.	
	Gordon L. Amidon et al	•			PSL-10202/39	
raeo erial No	. Fil	ing Date	Examine	er	Group Art Unit	
		9, 2001 San-ming Hui		Hui	16170	
Invention: DIS	SOLUTION RATE O	F POORLY SOLUE		Corres. ar	nd Market	
Small En previousl  A verified	TO THE with is an amendmen tity status of this appl y submitted. d statement to establis a calculated and is trai	t in the above-ident ication has been es sh Small Entity stat	tablished under 37 C us under 37 FR 1.27	=R 1.27 by a	60,000	
			S AMENDED			
	CLAIMS REMAINING	HIGHEST #	NUMBER EXTRA		ADDITIONAL	
	AFTER AMENDMENT			RATE	<b>≣</b> ∦	
OTAL CLAIMS	20 -	PREV. PAID FOR			9.00 FEE 9.00 \$0.00	
NDEP. CLAIMS	3 -	3 =			2.00 \$0.00	
lultiple Depende	nt Claims (check if ap	pplicable)		- TA - VI	\$0.00	
TOTAL ADDITIONAL FEE FOR THIS AMENDMENT						
Please ch A duplica A check i The Com communi A duplica Any Any Nery N. Goldste	onal fee is required for narge Deposit Accounte copy of this sheet is in the amount of missioner is hereby accation or credit any oxte copy of this sheet is additional filing fees repatent application pro	t No. s enclosed. to cover the uthorized to charge verpayment to Depo s enclosed. equired under 37 C	.F.R. 1.16. 37 CFR 1.17.	ving fees ass 180		
Attorney for App Gifford, Krass, G Anderson & Cit	licant Froh, Sprinkle,	0	Sept. class ma Assistant	<b>7, 200</b> 3 1 under 37 C.I	ent and fee is being deposited on with the U.S. Postal Service as firs F.R. 1.8 and is addressed to the for Patents, Washington, D.C	

Typed or Printed Name of Person Mailing Correspondence

ket No. PSL-10202/39



Group Art Unit: 1617

Examiner: San-ming Hui

CENTER 1600/2900 RESPONSE UNDER 37 ČFR 1.116 **EXPEDITED PROCEDURE EXAMINING GROUP 1600** 

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Gordon L. Amidon

Serial No.:

For:

09/901,214

Filing Date:

July 9, 2001

DISSOLUTION RATE OF POORLY SOLUBLE DRUGS

#9 #40 10/3/02

# **RESPONSE UNDER RULE 116**

Box AF Commissioner for Patents Washington, D.C. 20231

Dear Sir:

Responsive to the Office Action mailed July 2, 2002, entry of the following remarks is requested.

#### **REMARKS**

With this amendment, claims 1-20 are pending in the application. Claims 1, 12 and 15 are the only claims in independent form.

#### Remarks Directed Towards Claim Rejections

## Remarks Directed to Rejection under 35 U.S.C. 112, Second Paragraph

Applicant acknowledges with appreciation the withdrawal of the previous rejection of claims 1-14 under 35 U.S.C. 112, second paragraph.

Claims 1-14 are newly rejected under 35 U.S.C. 112, second paragraph as being indefinite for failing to particularly point out and distinctly claim the subject matter which Applicant regards as the invention because it is found that it is not clear what "ratio [is] encompassed by the claims." (paper 8, page 3, line 7)